	Case 3:07-cr-03161-LAB	Document 13	Filed 01/03/200	8 Page 1 of 4			
1 2 3 4 5 6 7 8 9	KAREN P. HEWITT United States Attorney PAUL L. STARITA Assistant U.S. Attorney California State Bar No. 2195' CHRISTOPHER M. ALEXAN Assistant U.S. Attorney California State Bar No. 2013: Federal Office Building 880 Front Street, Room 6293 San Diego, California 92101- Telephone: (619) 557-6507/74 paul.starita@usdoj.gov christopher.m.alexander@usdo Attorneys for Plaintiff United States of America	NDER 52 8893 225					
10	UNITED STATES DISTRICT COURT						
12	SOUTHERN DISTRICT OF CALIFORNIA						
13	UNITED STATES OF AMER	ICA,) Criminal Case No	o. 07CR3161-LAB			
14	Plaintiff,))) GOVERNMENT	'S PROPOSED JURY			
15	V.) INSTRUCTION DEFINING ELEMENTS OF) THE OFFENSE				
16	GENARO SMITH-BALTIHE	R,))				
17	Defendant.) Time: 9:0	nuary 8, 2008 00 a.m. on. Larry A. Burns			
18			_)				
19	COMES NOW the min	intiff United Sta	ntag of Amarica by	nd through its soungel Varian D			
20 21	COMES NOW the plaintiff, United States of America, by and through its counsel, Karen P.						
22	Hewitt, United States Attorney, and Paul L. Starita and Christopher M. Alexander, Assistant United						
23	DATED: January 3, 20	Attorneys, respectfully submits the attached Proposed Jury Instruction. DATED: January 3, 2008 Respectfully submitted,					
24	KAREN P. HEWITT						
25			United States Attorney				
26	/s/ Paul L. Starita PAUL L. STARITA Assistant United States Attorney CHRISTOPHER M. ALEXANDER						
27							
28		A	ssistant United States	Attorney			

COURT'S INSTRUCTION NO. ____ GOVERNMENT'S PROPOSED INSTRUCTION NO. _1

The defendant is charged in the Indictment with being an alien who, after deportation, was found in the United States in violation of Section 1326(a) of Title 8 of the United States Code. In order for the defendant to be found guilty of that charge, the government must prove each of the following elements beyond a reasonable doubt:

First, the defendant was deported from the United States;

Second, after deportation, the defendant voluntarily entered the United States;

Third, when the defendant entered he knew he was entering the United States, or after the defendant entered the United States he knew that he was in the United States and knowingly remained;

Fourth, the defendant was found in the United States without having obtained the consent of the Attorney General or the Secretary of the Department of Homeland Security to reapply for admission into the United States; and

Fifth, the defendant was an alien at the time of the defendant's entry into the United States.

An alien is a person who is not a natural-born or naturalized citizen of the United States.

Committee on Model Criminal Jury Instructions - Ninth Circuit, Manual of Model Jury Instructions for the Ninth Circuit, § 9.5B [2007 Edition - West Publishing Co.]

[Deported Alien Found in the United States]

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1	LIMITED STATES DISTRICT COLIDT						
2	UNITED STATES DISTRICT COURT						
3	SOUTHERN DISTRICT OF CALIFORNIA						
4	UNITED STATES OF AME	ERICA,) Criminal Case No. 0	7CR3161-LAB			
5	Plaintiff,)))				
6	v.))				
7	GENARO SMITH-BALTIHER,) Defendant.)) CERTIFICATE OF SERVICE)))				
8							
9							
10	IT IS HEREBY CERTIFIED THAT:						
11	I, Paul L. Starita, am a citizen of the United States and am at least eighteen years of age. M business address is 880 Front Street, Room 6293, San Diego, California 92101-8893.						
12	I am not a party to the above-entitled action. I have caused service of GOVERNMENT' PROPOSED JURY INSTRUCTION DEFINING ELEMENTS OF THE OFFENSE on the following parties by electronically filing the foregoing with the Clerk of the District Court using its EC System, which electronically notifies them.						
13							
14							
15 16	1. Joseph M. McMullen, Esq. Federal Defenders of San Diego, Inc. joseph_mcmullen@fd.og						
17	I hereby certify that I have caused to be mailed the foregoing, by the United States Posta Service, to the following non-ECF participants on this case:						
18	None						
19	the last known address, at which place there is delivery service of mail from the United States Posta						
20	Service.						
21	I declare under penalty of perjury that the foregoing is true and correct.						
22	Executed on January 3, 2008.						
23	/s/ Paul L. Starita PAUL L. STARITA						
24	Assistant U.S. Attorney						
25							
26							
27							
28							